

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

FILED

Jul 21 2020

URT IFORNIA

	OAKLAND D	DIVISION	
United States of America,)	Case No. <u>4:20-mj-70943-M</u> AG-1	SUSAN Y. SOONG CLERK, U.S. DISTRICT CO NORTHERN DISTRICT OF CAL OAKLAND
Plaintiff, v.)	STIPULATED ORDER EXCLUI UNDER THE SPEEDY TRIAL A	
Sergio Luiz Cruz Esparza)		
Defendant(s).)		
e reasons stated by the parties on the reasons from July 21, 2020 to July suance outweigh the best interest of the h)(7)(A). The court makes this finding	29, 2020 public and t	_ and finds that the ends of justice se he defendant in a speedy trial. <i>See</i> 18	rved by the 8 U.S.C. §
Failure to grant a continuance See 18 U.S.C. § 3161(h)(7)(B		kely to result in a miscarriage of justi	ce.
defendants, the nature or law, that it is unreasonable	of the prosec to expect ad	to [check applicable reasons]t cution, or the existence of nove equate preparation for pretrial proceed this section. See 18 U.S.C. § 3161(h	el questions of fact edings or the trial
	•	the defendant reasonable time to obtigence. <i>See</i> 18 U.S.C. § 3161(h)(7)(I	· ·
	e commitme	asonably deny the defendant continuints, taking into account the exercise of	
	ration, taking	asonably deny the defendant the reason into account the exercise of due dilig	
disposition of criminal cases, paragraph and — based on the the time limits for a preliminal extending the 30-day time per	the court sets e parties' sho ary hearing un riod for an in	ring into account the public interest in s the preliminary hearing to the date sowing of good cause — finds good cander Federal Rule of Criminal Proceedictment under the Speedy Trial Act rim. P. 5.1; 18 U.S.C. § 3161(b).	set forth in the first tuse for extending dure 5.1 and for
IT IS SO ORDERED.			
DATED: July 21, 2020		Askie Kimi	
		Sallie Kim	
		United States Magistrate Judge	
STIPIII ATED. Ruben Munoz	·/	Jonathan U. Lee	
	*	/	

Attorney for Defendant

Assistant United States Attorney